

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

GT DEVELOPMENT CORPORATION,

Plaintiff,

V.

TEMCO METAL PRODUCTS COMPANY,

No. C04-0451Z

SUPPLEMENTAL ORDER

Defendant.

15 On August 31, 2005, the Court entered an Order granting in part Defendant Temco's
16 Motion for Attorneys' Fees & Costs. See Order, docket no. 80. The Court excluded fees
17 paid to Chernoff Vilhauer because sufficiently descriptive billings were not provided. Id. at
18 3-4. Pursuant to the Local Rule 7(h), Defendant Temco brought a Motion for
19 Reconsideration, docket no. 82, directing the Court to the Aman Declaration, docket no. 71,
20 Ex. 4. Pursuant to Local Rule 7(h)(3), the Court requested a Response from Plaintiff GT
21 Development Corporation ("GT"), see Minute Order, docket no. 84. Plaintiff GT provided
22 its Response, docket no. 85, on September 7, 2005.

23 The parties agree that the Aman Declaration, docket no. 71, Ex. 4, contains
24 descriptive billings for Chernoff Vilhauer. The Court has now fully reviewed the Chernoff
25 Vilhauer billings for a total of 67.6 hours billed at \$18,108, and concludes those fees were
26 reasonably incurred as part of this litigation. See Aman Decl., docket no. 71, Ex. 4.

1 The Court therefore GRANTS Defendant's Motion for Reconsideration, docket no.
2 82, and AMENDS the prior Order, docket no. 80. Defendant is also entitled to recover
3 reasonable attorneys' fees of \$18,108, in addition to fees and costs as set forth in the prior
4 order, docket no. 80.

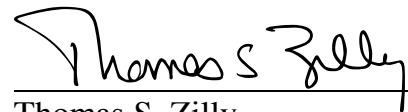
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6 IT IS SO ORDERED.

7 DATED this 9th day of September, 2005.

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10 Thomas S. Zilly
11 United States District Judge

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